UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

UNITED STATES OF AMERICA,) INDICTMENT <i>CR 10-273 D5D/5RN</i>
Plaintiff,) (18 U.S.C. § 922(g)(1))) (18 U.S.C. § 924(d)(1))
V.) (28 U.S.C. § 2461(c)))
TAVON TARRELL TIMBERLAKE,))
Defendant.	ì

THE UNITED STATES GRAND JURY CHARGES THAT:

COUNT 1

(Felon in Possession of a Firearm)

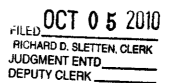
On or about June 3, 2010, in the State and District of Minnesota, the defendant,

TAVON TARRELL TIMBERLAKE,

having previously been convicted of crimes punishable by imprisonment for a term exceeding one year, namely:

Offense	Place of Conviction	Date of Conviction (On or About)
5th Degree Possession of a Controlled Substance	Hennepin County, MN, Case No. SIP 00051094	June 7, 2000
3rd Degree Possession of a Controlled Substance	Hennepin County, MN, Case No. SIP 00074574	October 2, 2000
Prohibited Person in Possession of a Firearm	Hennepin County, MN, Case No. SIP 00750214	March 21, 2005





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Prohibited Person in Possession of a Firearm	Ramsey County, MN, Case No. 62- K9-04-002094	October 12, 2005
Prohibited Person in Possession of a Firearm	Anoka County, MN, Case No. CR- 08-5917	May 18, 2009

did knowingly possess, in and affecting interstate commerce, a firearm, namely, a Taurus, Model PT 140 PRO, .40 caliber pistol, serial number SCU66996, in violation of Title 18, United States Code, Section 922(g)(1).

Forfeiture Allegations

Count 1 of this Indictment is hereby re-alleged and incorporated as if fully set forth herein by reference, for the purpose of alleging forfeitures pursuant to Title 18, United States Code, Section 924(d)(1), in conjunction with Title 28, United States Code, Section 2461(c).

As a result of the foregoing offense, the defendant,

TAVON TARRELL TIMBERLAKE,

shall forfeit to the United States pursuant to Title 18, United States Code, Section 924(d)(1), all his right, title, and interest in any firearm and ammunition involved in or used in any knowing violation of Title 18, United States Code, Section 922(g),

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including one Taurus, Model PT 140 PRO, .40 caliber pistol, serial number SCU66996, and ammunition.

All in violation of Title 18, United States Code, Sections 922(g)(1) & 924(d)(1), in conjunction with Title 28, United States Code, Section 2461(c).

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UNITED	STATES	ATTORNEY	FOREPERSON	